C	ase 3:1		PAEUNTEB 37TATE SOIS PROFILE OUR R THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION	
UNITE	D STAT	ES OF AMERICA	)	AUG - 5 2014
VS.			)	CASE NO. 3 13 TRACTOURT
LUIS GAONA-CERVANTES, Defendant.			)	By
		`	REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY	3:14 - CR - 466-n
Indictm mention charged therefor of Cour Distribu	has appearent. After ned in R I is suppere recoment I of the later and the	eared before me pursuer cautioning and examinate 11, I determined borted by an independent that the plea of the Indictment, charging Distribute a Schedu	ES, by consent, under authority of <u>United States</u> and to Fed. R. Crim.P. 11, and has entered mining LUIS GAONA-CERVANTES under of that the guilty plea was knowledgeable and dent basis in fact containing each of the essemble of guilty be accepted, and that LUIS GAONA and a violation of 21 U.S.C. § 846, that is, Colle II controlled substance, namely cocaine, in possed accordingly. After being found guilty of the states	a plea of guilty to Count 1 of the path concerning each of the subjects I voluntary and that the offense(s) ential elements of such offense. I CERVANTES be adjudged guilty onspiracy to Possess with Intent to a violation of 21 U.S.C. § 841(a)(1)
×	The defendant is currently in custody and should be ordered to remain in custody.			
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			
		The defendant has be I find by clear and co	es not oppose release. een compliant with the current conditions of privincing evidence that the defendant is not li community if released and should therefore be	kely to flee or pose a danger to any
			poses release.  ot been compliant with the conditions of rele this recommendation, this matter should be	
	is a sub recomn shown convinc commu	estantial likelihood that nended that no senter under § 3145(c) why	ed detained pursuant to 18 U.S.C. § 3143(a)(2) at a motion for acquittal or new trial will be ance of imprisonment be imposed, or (c) except the defendant should not be detained, and e defendant is not likely to flee or pose a	granted or (b) the Government has eptional circumstances are clearly 1 (2) the Court finds by clear and

## NOTICE

DAVID L. HORAN

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).